

Federal Defenders  
OF NEW YORK, INC.

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July 11, 2024

**BY ECF**

Hon. Lewis A. Kaplan  
United States District Judge  
Southern District of New York  
500 Pearl Street  
New York, New York 10007

USDC SDNY
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Re: **United States v. Kahron Robinson,**  
**23 Cr. 665 (LAK)**

Dear Judge Kaplan,

I write with the consent of Pretrial Services to request that the Court replace Mr. Robinson's home-detention bail condition with a curfew, the hours of which would be set by Pretrial Services.

Mr. Robinson has been on home detention since October 2023. Since that time, he has made a number of positive steps, including maintaining employment, legitimizing and verifying his dog breeding business, engaging in weekly treatment for marijuana use, and participating in and graduating from the Focus Forward program.

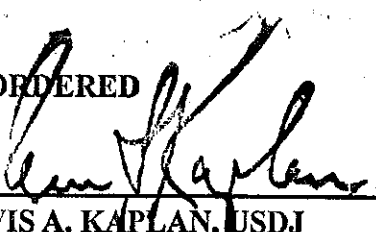
Pretrial Services has advised me that it "would be in agreement to step the defendant down to curfew (hours to be set by Pretrial)" at this time. The government defers to Pretrial Services.

Respectfully submitted,

/s/

Clay H. Kaminsky  
Assistant Federal Defender  
(212) 417-8749

cc: AUSA Emily Deininger  
USPSOs Dominique Jackson (by email)

*Granted*  
SO ORDERED  
  
LEWIS A. KAPLAN, USDJ  
7/12/24